	Application No.	Applicant(s)	A
	09/812,813	YAMADA ET AL.	GP .
Notice of Allowability	Examiner	Art Unit	
	Ly V. Hua	2135	
The MAILING DATE of this communication All claims being allowable, PROSECUTION ON THE MERIT herewith (or previously mailed), a Notice of Allowance (PTOI NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATER of the Office or upon petition by the applicant. See 37 CFR	appears on the cover sheet with S IS (OR REMAINS) CLOSED in L-85) or other appropriate comm	ith the correspondence addreson this application. If not included unication will be mailed in due or	d ourse. <b>THIS</b>
1. This communication is responsive to	,		
<ul> <li>2. If The allowed claim(s) is/are / 200/ are accepted by the Example 1. If The drawings filed on 2/21/ are accepted by the Example 2.</li> </ul>	miner.		
<ul> <li>4.   ☐ Acknowledgment is made of a claim for foreign prior</li> <li>a) ☐ All b) ☐ Some* c) ☐ None of the:</li> <li>1. ☐ Certified copies of the priority documents</li> </ul>	have been received.		
2. Certified copies of the priority documents	• •		
3. Copies of the certified copies of the priori	ty documents have been receive	d in this national stage application	on from the
International Bureau (PCT Rule 17.2(a)).  * Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DA noted below. Failure to timely comply will result in ABAND THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		e a reply complying with the requ	uirements
5. A SUBSTITUTE OATH OR DECLARATION must be SINFORMAL PATENT APPLICATION (PTO-152) which			TICE OF
<ol> <li>CORRECTED DRAWINGS (as "replacement sheets")</li> <li>(a) including changes required by the Notice of Draft</li> <li>1) hereto or 2) to Paper No./Mail Date</li> <li>(b) including changes required by the attached Exam Paper No./Mail Date</li> <li>Identifying Indicia such as the application number (see 37 Ceach sheet. Replacement sheet(s) should be labeled as such</li> </ol>	sperson's Patent Drawing Review iner's Amendment / Comment of	r in the Office action of he drawings in the front (not the b	pack) of
DEPOSIT OF and/or INFORMATION about the cattached Examiner's comment regarding REQUIREM!	deposit of BIOLOGICAL MAT ENT FOR THE DEPOSIT OF BIO	ERIAL must be submitted. No DLOGICAL MATERIAL.	ote the
Attachment(s)			
1. Notice of References Cited (PTO-892)		formal Patent Application (PTO-	-152)
2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-9		ummary (PTO-413), /Mail Date	
<ol> <li>Information Disclosure Statements (PTO-1449 or PTO/ Paper No./Mail Date</li> </ol>	'SB/08), 7. ☐ Examiner's	Amendment/Comment	
4. Examiner's Comment Regarding Requirement for Depo		Statement of Reasons for Allow	vance
of Biological Material	9.	- Vendoonles	
		Ly V. Hua	,
		Primary Examiner	
	,	Art Unit: 2135	

## REASONS FOR ALLOWANCE

1. The following is an examiner's statement of reasons for allowance:

(i) when connected to said first cable communication means, and (2) second wireless communication means.  (a) which is adapted communication means (a) which is adapted communication means (i) to communication means (a) when said first wireless communication means (b) when said first wireless communication means (communication means (communication means (communication means (communication means (communication between said first and second cable communication means (communication between said first and second wireless communication means (communication means (communication means (communication state in which said said information device system is in, communication means (communication (communica	ii second wi (1) which (1) which (2) alte (3) (4) (5) (6) (6) (7) (8) (8) (8)	(i) when connected to said first cable communication means, (ii) is adapted to communication means, and (2) second wireless communication means, (ii) when in an effective communication means, (ii) when in an effective communication means, (ii) is adapted to communication state in wrieless communication means can communication state, other than said cable and wireless communication state; and information device system is mean of the placed on processing performed by said second mirration device system is mean intermediate degree of restriction (i) imposed (i) imposed (ii) imposed (ii) imposed (iii) imposed (iiii) imposed (iiiii) imposed (iiiiii) imposed (iiiiii) imposed (iiiiiii) imposed (iiiii) imposed (iiiii) imposed (iiiii) imposed (iiiii) imposed
5. 5. An information device system a. comprising: a. if a first information device having i a first information device having (1) first cable communication means and (2) first wireless communication means; and ii a second information device having (1) second cable communication means (a) which,	4. An information device system comprising:  a. a first information device having i. if first cable communication means and ii first wireless communication means; and b. a second information device having i second cable communication means (1) which, (2) which,	3. 1. An information device system  a. comprising: i a first information device having i a first information device having (1) first cable communication means and (2) first wireless communication means; and ii a second information device having (1) second cable communication means (2) which
,   '		2. The next row of this table shows claims 1, 4 and 5.

Application/Control Number 09/812,813 Art Unit 2135

## As to claims 1, 4 and 5: The prior art of record fail to teach or suggest: a judgment means for judging in a second device (as recited in the claim) and judgment means છ (1) which state said information device system is in, which judgment's result is used: (a) a cable communication state in which said first and second cable communication means can communicate with each other, or (a) (according to claim 1), by a restriction means (b) a wireless communication state in which said first and second wireless communication means can communicate with each other. (c) (according to claim 5), by a control means (b) (according to claim 4), an altering means for increasing a degree of restriction to be placed on processing performed by said second information device 2) 7 3) to a highest degree of restriction imposed when said judgment means judges that said information device system is in said non-communication state 7) causing through an intermediate degree of restriction imposed when said judgment means judges that said information device system is in said wireless providing from a lowest degree of restriction imposed when said judgment means judges that said information device system is in said cable communication state, causing altering communication state, a) said second cable communication means through said network, and awareness information in accordance with the judgment made by said judgment means. said awareness information to other information device said second wireless communication means to transmit information with a reduced amount of data. when said judgment means judges that said information device system is in said cable communication state, and to transmit information to said first cable communication means

With respect to claim 1, the reason for allowing Claim 1 has method claim 2 is the function of the components of the device system of claim 1.  The limitations in claim 2 are similar to those of claim 1 and thus claim 2 is also allowable over the prior art of record.	7. The next row of this table shows claims 1, 2 and 3.  8. LA monomation device system including a normalization for each communication means and a lift incomation device having a lift is cable communication means, and a second information device having (2) second where communication means, and (3) which, monnected to said first cable communication means, and (4) lifts wheless communication means (5) which, he is a dapped to communication means, and (5) which, he is a dapped to communication means, and (6) which, he is a dapped to communication means, and (7) second wheless communication means, and (8) which, he is a dapped to communication means, and (8) which, he is a dapped to communication means, and (8) which, he is a dapped to communication means, and (8) which safe and information device having and the communication means, and (8) which safe and information device manner is the communication means. (9) which safe and information device which safe and information device manner is a second information device. (1) a cable communication means. (2) which safe and information device which safe and information device which safe and information device which safe and information device. (1) yes which safe and information device which safe and information device with safe and second information device with safe and wireless communication means. (3) which safe first wireless communication safe in which safe first wireless communication means. (2) a wireless communication safe in which safe first wireless communication means wireless communication safe in which safe first wireless communicati
e 13.	em including  a. which  a. which  a. which  a. which  a. which  (1) can read,  (2) said second information device having  munication means  (a) second cable  (b) second cable  (a) second and  (b) second anformation device  munication means  (a) second cable  (b) second cable  (c) when  mitormation device  mitormatication state in  first and second  first and second  first and second  mitorication means  fed with each other for  munication state  state range and are  with each other for  munication state  said cable and  ferity  said generation  e can do  sat degree of  econd information  (ii) said  when  (iii) is add  with  (iv) to a 1  (iv) to a 1  (iv) to a 1
With regard to claim 3, the limitations in claim 3 are similar to those of claim 1, therefore claim 3 is also allowable the prior art of record.	medium h a second information device [1] can read, [2] said second able communication means which, [3] second cable communication means which, [4] when connected to first cable communication means of a first [5] communication means of a first [6] when in an effective communication means, and having [7] (b) second wireless communication means, and having [8] (b) second wireless communication means, and having [9] (c) when in an effective communicative [9] means of said first information device, [10] when in an effective communication means, wireless communication means, a judgment and a processing restricting steps [11] to be executed by said second information device, [12] said judgment step [13] a permanent of the execution of the execution of the execution means are connected with said first and second cable communication means are connected with each other for cable communication means are in an effective communication state in which said first and second with each other for wireless communication state in which said first and second with each other for wireless communication state in which said first and second with each other for wireless communication state in which said first and second wireless communication state other range and are connected with each other for wireless communication in processing restricting step [1] a processing said second information device system is judged to be in said cable communication state, [1] from a lowest degree of restriction 1 imposed when said information device system is judged to be in said wireless communication state. [1] to a highest degree of restriction state, said non-communication state.

- 14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 15. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

examiner can normally be reached on Monday to Friday, from 9:00 AM to 5:30 PM. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ly V. Hua whose telephone number is (703) 305-9684. The

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vu Kim can be reached on (703) 305-4393. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications

- The applicant is hereby notified that:

- TC 2100 will be moved to Carlyle in October 2004. The new phone number for TC 2100 receptionist is (571) 272-2100. The examiner's new contact phone number will be (571) 272-3853.

Art Unit 2135 Primary Examiner

lvh September 20, 2004